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PROVIDING FOR THE ORIGINAL THE OWNERS OF ABUTTING VITRIFIED BRICK AND CURBING OND STREET FROM THE INTER-TO THE WEST END OF LIME. STREET FROM EAST END OF (\$500.00) Dollars each, LIMESTONE BRIDGE TO WEST THE TEN YEAR BOND OR PAY. HERETOFORE CONSTRUCTED.

MAYSVILLE:

SECTION 1 That the following streets and parts of streets in the City of Maysville, tising said bonds for sale, the making borne by the contractor. Kentucky, be improved by original construction on the ten year bond or paving with vitrifled brick from curb singular improvement. to curb, and by paving with vitrified brick from curb to curb on streets previously curbed:

on the East side of said street.

Bridge. SECOND

West margin of Union Street, SECTION 2.

SECTION 3.

The construction of apportioned on said streets by the the City of Maysville.

productive of the greatest benefit, and of same, and its costs expended. formal execution of the contract. The The bonds shall all bear date of the any damage.

ity of material as to remain in a sub- ordinance. stantially good condition for a period

SECTION 6. neations the work shall be received teres' on the deferred annual pay-by the said City Council upon a certi-ments as is provided for in Section 5 may have accumulated during the pro-ficate from the City Engineer and the linear from the City Engineer and the of the Act approved March 28th, 1894. Internal Improvement Committee and the amendment thereto passed and stating that the work has been done sporoved March 24th, 1908.

The council upon a certi-ments as is provided for in Section 5 may have accumulated during the pro-sures of the work, and by reason thereof, before the work is finally ac-septed.

The council upon a certified check in stating that the work has been done sporoved March 24th, 1908.

Whole blocks can be used, except at every person interested in same, and the curb or car tracks in starting a accompanied by a certified check in stating that the work has been done sporoved March 24th, 1908.

The council upon a certi-ments as is provided for in Section 5 may have accumulated during the pro-sures of the work, and by reason thereof, before the work is finally ac-septed.

The council upon a certi-ments as is provided for in Section 5 may have accumulated during the pro-sures of the work in finally ac-sures of the work is finally ac-sures.

The council upon a certi-the curb or car tracks in starting a companied by a certified check in some finished with a brush.

The curb or car tracks in starting a companied by a certified check in some finished with a brush.

The curb or car tracks in starting a companied by a certified check in starting that the curb or car tracks in starting a companied by a certified check in starting that the curb or car tracks in starting a companied by a certified check in starting that the curb or car tracks in starting a companied by a certified check in starting that the curb or car tracks in starting a companied by a certified check in starting that the curb or car tracks in starting a companied by a certified check in the curb or car tracks in starting a com apportion the cost of said improve- kept by the City Treasurer in a sep- cloud of this contract and specification about five (5) feet in length.

Something and trimming to be done city Checks of other bidders will be loaf.

the improvement assessed against streets as above provided. Said as-shall furnish all required assistance to plans for same on file. them, may within Thirty Days after sessments secured, paid, and collected facilitate inspection, or to cull over of CONCRETE FOUN the adoption of the apportionment pay as provided for in like cases in Sector remove defective material. the amount assessed against them to tion 5 of an Act of the General Assemthe City Treasurer, who shall place bly of the Commonwealth of Kentucky, the money in the Street Improvement entitled, "An Act to amend an Act for Fund, and credit such payment to the the Government of Cities of the Fourth tence, negligence or disobedience to apportionment as adopted on said Class," and the above mentioned orders. street upon which said property is lo- amendment thereto approved June 28th, cated. At the expiration of Thirty 1853, and approved March 24th, 1894, Days after the adoption of the apporconment the Treasurer shall report to Statutes. he City Council the amount of eash eceived from whom and upon what lots it is paid, and upon what street sessments in this ordinance provided the lots are located, and the Council to be made shall be apportioned and

STREET FROM NORTH MARGIN Means Committee to advertise street and for the payment of the Interest CONSTRUCTION OF BRIDGE paving bonds for sale to cover the un- and the redemption of the bonds which STREET TO INTER. pense attending the Issue and sale of in provided for, and for no other pur-SECTION WITH SECOND STREET, said bonds, including the advertising, poses. cost of printing said bonds, etc. Said ON THE TEN YEAR BOND OR bonds to bear interest at the rate of 6 The cost of said improvement as-PAYMENT PLAN AT THE COST OF per cent per annum and when the sessed against any piece of ground, or PROPERTY BY PAVING WITH the Street Improvement Fund, and an improvement is made, excluding the WITH CEMENT CURB ONLY ON due him, including interest at the rate proved. THE EAST SIDE THEREOF; SEC. of 6 per cent per annum from the time the work was accepted by the

SECTION 7. That within Thirty Days after the advertisement for the sale of said quired by law. street paving bonds it shall be the duty of the Mayor to issue the bonds AT THE COST OF THE OWNERS of the city, which shall be signed by the Mayor and the City Clerk with the Municipal Scal impressed thereon, and BY PAVING AND CURBING THE interest coupons attached, payable SAME WITH VITRIFIED BRICK semi-annually at the rate of 6 per cent per annum, said bonds shall be issued in denominations of Five Hundred years after date. PROVIDED, howver that said bonds may be redeem-MARGIN OF UNION STREET, ON able at the option of the city at any time before maturity by paying the face of the bond with accrued interest THE OWNERS OF ABUTTING said bonds shall be dated on the day the work was completed and accepted BRICK BETWEEN THE CURBS able at the State National Bank, in hal improvements. Maysville, Kentucky. But said bonds

the owners of abutting property there- the feet front upon the property front- he shall require the service of the Enon by curbing with cement curb and ing, abutting or bordering upon said gineer, and shall furnish the Engineer Board of Council. der the provisions of Sections 3567 and setting out his work. 572, and the amendments thereto of 4. INSTRUCTIONS-The BRIDGE STREET-Paved from the Kentucky Statutes governing cities for shall obey all orders and instruc-North margin of Third Street to inter- of the Fourth Class, and is to be paid the street, payement. Surface to be gauged by inc in continue and to include the same in the cost of a templet conforming to true cross full depth and width, a material pre- the city, and under the direction and property fronting, abutting or border- spector. SECOND STREET-Paved and curb- ing said improvement. The assess- 5. DAMAGES TO BE ASSUMEDed-from intersection with Bridge ment shall be made as soon as the im- The whole work under these specific tor will be held responsible for the respect to that used for concrete work body of asphalt compound, reinforced the following rates, to-wit: Street to West end of Limestone provement is fully completed and the cations is to be done at the contrac-STREET-Paved-from the cost attending the sale and issue of appensibility of all damages to the work

East end of Limestone Bridge to the said bonds as aforesaid against each or the property on the line of the work. Should the contractor, in setting or street pavers. streets, except as hereinafter provid- improvement on said respective tance of any part of the work.

ed, shall be at the exclusive cost of streets, Said bonds shall be issued up. 7. QUALITY OF MATERIAL—All accepted by that Board, the owner or owners of lots or parts on the faith and credit of said assess. material furnished shall be the best of GRADING

J. Wesley Lee, and the Internal Im- of payment of other city taxes, with by the Board of Council at the contract be required to make all the necessary respect to the samples which must be work, drip-stone and repaying of sideprovement Committee are hereby ap- interest upon the installments not due tor's expense ointed a committee to advertise for at that time until all installments are 8. TIME ALLOWED-When days same for pavement. bids for the paving and curbing of paid. The assessment may be collect- are mentioned in these specifications said streets and parts of streets as is ed like other city taxes, or the city it shall mean working days, exclud. Soft or spongy places not affording a ness and so annealed as to reach the glong the inside of all T rail, to proprovided for in this ordinance, and in may at any time after one installment ing holidays and Sundays. accordance with the specifications remains dellaquent thirty days by suit 5. MATERIAL TO BE PILED UP ... refilled with gravel or broken stone, blocks must be uniformly burned. All The nose brick to be laid on a mortar adopted by this Board of Council in equity enforce its ilon for all the Upon any stoppage of the work, all and thoroughly compacted by rolling under and over-burned blocks will be bed composed of one (1) part cement by shall adopt such means of adver-unpaid installments with interest material is to be piled up snugly and or ramming. All depressions appear rejected. Blocks that are brittle will and three (3) parts sand. tising as in their judgment shall be thereon until the date of satisfaction safely, so as to least impede travel on ing during rolling are to be leveled be rejected. They must be a perfect laid the joints will be grouted at the

the City Clerk who shall keep them be numbered consecutively in series contractor. and open them in the presence of the number of from No. 1, to the number 10. MATERIAL—HOW PILED—weighing not less than 250 pounds broken, the surface shall show no distance all assessments paid into the City Council. Each bidder shall ac-required, and shall be in denomina-Material delivered shall be compactly per lineal inch. company his bid with a certified check tions of Five Hundred (\$506,00) Dol- and safely piled up along the sides of on a solvent bank payable to the order lars each, except that one may be for the street, as the Engineer may direct, allowed within two inches of subof the City Treasurer for 5 per cent a smaller amount than that sum to in such manner as to least inconveof the amount of his bid, which amount cover any remaining fractional rest along the sides of bonds issued and cement, mixed in the same prolars each, except that one may be for the street, as the Engineer may direct, allowed within two inches of subportion and made in the same manner as is provided in the specification for
the amount of his bid, which amount cover any remaining fractional rest. of the amount of his bid, which amount cover any remaining fractional part nience the property owners and gen be kept at least 100 feet ahead of the will be returned in case of a rejection of Five Hundred Dollars said work eral public, and not within five feet of said bid, and to the successful bid- may cost upon any certain street with of a fire plug. Shade trees and other der upon acceptance of his bid and the appropriate interest coupons attached improvements shall be protected from done, to bring street to established annual meeting in 1911; and any this contract for a period two years

the faith and credit of the City of quired to remove any or all obstruc-That the accepted bidder shall exe- Maysville for the payment thereof, but itons, old material, trees, stumps, or oute bonds to the City of Maysville in the faith and credit of the City of refuse of any kind that may be en a sum with good and sufficient secur. Maysville shall be pledged for the sum countered in the work, at his own exequal to 25 per cent of the esti- realized upon the apportionments pense mated contract price. To be approved against the property for the cost of 12 MEASUREMENTS—No extra shall be filled to a depth of six (6) select any that may successfully and make said repairs at the expense by the Board of Council of said city paving and curbing of said streets as nor customary measurements of any inches after being thoroughly ramthe faithful performance of his is provided for in this ordinance, only kinds will be allowed. contract and further conditioned that after the same shall have been college, area, solid contents or num-dust or ashes, said construction shall be of such lected and paid to the Collector or her shall only be considered.

Said bonds shall be redeemable and to residents of Maysville. of two years after its acceptance, and payable not on the faith and credit under said contract and shall complete and parts of streets herein provided ever. for to be paved and curbed. All money 15. CLEANING UP-The contractionr (4) parts stone. paid, received or coffected, upon the tor shall clean the street upon which When the work is completed in ac- assessments against the lots as in this the improvement is located, and all to be one inch thick, composed of one joints at least three (3) inches. pordance with the contract and speci- ordinance provided to be made and in intersecting streets and alleys, of all (1) part cement, one (1) and one-half

stating that the work has been done according to contract and specifications. The said City Engineer shall be required to see that all of the provi-

settle in east for said respective streets or

SECTION 8 All moneys received from the as shall order the Mayor, City Treasurer, paid out upon the order of the Board and the Chairman of the Ways and of Council upon the City Treasurer, paid balance together with all the ex- may be issued for the payments here-

SECTION 9. bonds shall have been sold the money owner thereof, shall not exceed onerealized therefrom shall be placed in half the value of such ground after the order drawn against said fund in favor value of all buildings and other imof the contractor for the entire amount provements upon the property so im-

SECTION 10. All ordinances or parts of ordi-City Council to the date of payment to nances in conflict herewith are hereby repealed, and this ordinance shall be in Juli force and effect from and after its passage and publication as is re-Passed in Council on the 7th day of

February, 1916. Signed and approved by the Mayor m the 7th day of February, 1916.

Approved

J. WESLEY LEE, Mayor. Atrest G. WOOD OWENS, City Clerk.

payable ten SPECIFICATIONS FOR THE CITY OF MAYSVILLE ADOPTED 7771 DAY OF PERRUARY, 1916.

GENERAL CONDITIONS WORK IN CHARGE OF ENGI-BY PAVING WITH VITRIFIED by the City Council, and shall be pay- Engineer and the Committee on Inter-

2. STAKING OUT-The work to be shall not be sold for less than par and done under this agreement will be Maysville. Contractor shall not in- portions for every batch must be deaccrued interest. The amount of said staked out by the City Engineer or his terefere with, or place any impeditermined by measurements. No walk- to 350 degrees, Fab. bonds issued for any one improvement assistants, and the contractor will be BE IT ORDAINED BY THE BOARD on any singular street shall be the required to preserve all stakes on the OF COUNCIL OF THE CITY OF amount of the unpaid assessment as work, until authorized by the Engineer shown by the Engineer's apportion or his assistants to remove same, and ment, together with the singular envergence in replacing said stakes such operations, he shall be entitled to tion will be used. street per cent of the cost of adver- removed without permission shall be

of same and expenses attending the A NOTICE AND ASSISTANCE IN issue thereof, and the total amount STAKING OUT-The contractor shall all necessary labor which he may re-This improvement is undertaken un- quire to help in driving stakes or in

sum shall be assessed together with tor's risk, and he is to assume the rethereof. Said assessment shall be back-water, caving of the streets or along or upon, damage the

fications on file at the Office of the the City Treasurer in ten equal in- work shall begin at such points, and his own expense. Mayor of the City of Mayaville, which stallments with interest at the rate at such times, as the Engineer may 25. FINAL INSPECTION—The fihe accepted.

Cross joints 1
are now referred to, adopted, and made specified in said bonds upon the undesignate. Each square shall be nal inspection of the work will be 48. SHAPE—Blocks must be true every 100 feet. g, abutting, or bordering upon said not be deemed or held to be an accep- ance with the specifications thereof, it

procure the largest number of bids. The bonds shall contain on their age in gutters, and all rubbish or sur-grade.

City to reserve the right to reject any acceptance of said work.

Said bonds shall not be issued upon TIONS—The contractor will be re-11 —RUBBISH AND OBSTRUC- cavated material is taken elsewhere. Shall not lose over 20 per cent on rational part of the streets as may have been closed by laying or repairing pipes.

14. LIGHTS AND BARRICADES-

of land abutting, fronting, or bordering the improvement on said street,
shall be paid out of the amount realand any owners of the lots or parts
of tots of land abutting, fronting or land appertioned upon said assessments to be made
of tots of land abutting, fronting or land appertioned upon said assessments to be made
of tots of land abutting, fronting or land appertioned upon said properties
of tots of land abutting, fronting or land appertioned upon said properties
of tots of land abutting, fronting or land appertioned upon said properties
of tots of land abutting, fronting or land appertioned upon said properties
of tots of land abutting, fronting or land abutting abutting or land abutting abutting or land abutting abutting or land abutting abutting fronting or land abutting a

17. DISMISSAL OF WORKMAN-The Engineer shall have the right to quality American Portland cement,

18. ALTERATIONS. der such modifications to be agreed ciety for testing material, and all ceupon in writing and signed by contrac- ment offered must meet the requireville. It is agreed that such alteration 40. CEMENT cation in the work contracted for, is removed from the work agreed upon as above, such additional sions of the original contract.

DAMAGES-All claims for damages, moved at once from the work. or for anything for which the contractor may consider himself entitled to ing to the Board of Council at the time the damage occurs, or the cause for are so presented, it shall be held that the contractor has waived such claim. and shall not be entitled to receive any pay for same. No extras of any kind will be allowed, unless ordered in writing by the Engineer and the price for same agreed upon in advance.

directed by the Engineer and the Committee on Internal Improvements

21. LAYING PIPES, ETC .- The right to construct any sewer, or to completely covered with motar. lay any water or gas mains or con-MENT PLAN AT THE COST OF to the date of such redemption, and NEER AND INTERNAL IMP. COM- duits for wires, or to connect thereof and under the control of the City sewer manholes and to grant permits batch is prepared it must be rapidly er, water, or gas pipes, or conduits, have the time of his contract extended the number of days he was thus described and five layed.

45. UPPER SURFACE—The upper A top dressing one-quarter (%) inches in depth of coarse sand will be applied immediately after the filler. The sand

the above purposes is reserved by the sun from checking concrete.

23. MANHOLES. VALVE-BOXES ETC. safe-keeping of the same until taken

GRADING.

of lots of land fronting, abutting, or ment and liens on said streets, but in their respective kinds. No material 26. ROAD COVERING-The pres- 48-a. Or a repressed block with 64. EASINGS-A proper easing of bordering thereon, which cost shall be no event upon the faith and credit of of any kind shall be used until it has ent roadway surface is to be removed squared corners, with lugs cast on one any difference between the surface of dollars; apportioned on said streets by the the City of Maysville.

| Description of any kind shall be used until it has ent roadway surface is to be removed squared corners, with lugs cast on one any difference between the surface of dollars; apportioned on said streets by the the City of Maysville.

shall be borne by the City of Maysthe assessment is placed upon the tax satisfaction of the Engineer. All excavaadmixture of shales, perfectly suitable ficutions heretofore adopted by city,
ville and paid for in the same manner list. The interest to be computed to the contractor shall neglect or refuse, tion to be deposited where directed by filling along sidewalks to prepare filed with the Engineer by bidders.

the sidewalk or driveways, or drain up with dry material to the proper blending of the material in burning time and in the same manner as is out bid on this item as an alternative

Said bids to be sealed, and endorsed, face the streets upon which liens are plus material to be removed immediately thereafter from the street by the of sub-grade to be well compacted by vitrification—must extend throughout be paid at the end of 30 days after payment, laid both with cement grout rolling with a steam or horse roller the whole interior of each block. When the adoption of the apportionment or filler and pitch filler.

and to a width of 10 jnehes. FOUNDATION - The

grade of workmanship, and such qual- Treasurer, as is provided for in this 13. LABOR-Contractor shall give TIONS. The material for concrete amount of traffic for at least two manship or material, and also excesthe preference in employment of labor shall be sound, fine and coarse crush- years. ed limestone, not to exceed one inch 53. HOW LAID-Upon the sand-ordinary use of said improvement. in any direction. Sand shall be clean bed prepared as above specified, the The determination for the necessity further that he will indemnify the said of the City, but out of and secured by The contractor shall erect all the nec. and sharp and entirely free from any paving blocks will be laid on edge of such repairs rests with the Board city against any and all loss sustained. Hence on the assessments to be made essary signal-lights, barricades, emby reason of his negligence, or defect and apportioned against said lots and ploy all the necessary watchmen, and tean Portland, or a brand approved by angles to the axis of the street, ex-binding on contractor. tive construction, and the contractor parts of lots of land fronting take all precautions to prevent in-shall within ten days begin his work or bordering on the respective atreets jury or damage to any person what-the following proportions: (1) one where they will be laid as the Engipart cement, two (2) parts sand, and user directs. Blocks are to be set in

parts of the guarantee period. The contractor ners. Same to conform with detail cord with the true cross-section street.

CONCRETE FOUNDATION. 39. QUALITY OF CEMENT-All cement used on the work shall be best vide sufficient men to assist the En dismiss any workman for incompe newly manufactured, well housed, and the blocks as the work proceeds. preserved dry until ready for use, All 58. SOFT OR CRACKED BLOCKcement to be approved by the Engi- All soft, cracked or defective blocks OMISSIONS neer. Any cement without maker's found in the pavement at any time be-AND ADDITIONS—The Engineer and name will be rejected. Cement shall fore acceptance, whether developed by days thereafter, unless an extension of time is granted by the Council Dealterations or modifications of the made in accordance with the meth- be removed by the contractor and replans or specifications for this work, od adopted by the American Society of placed at his expense with sound The price to be paid for this work un- Civil Engineers and the American So- bricks.

TESTS-All shall not annul the contract and the contractor hereby agrees not to claim furnished by contractor. A sufficient Engineer. or bring suit for damages for loss of supply of cement to prosecute the profits or otherwise. Whenever any work must be kept on hand. All readditional work, or change, or modifi- jected cement must be immediately on the line of the work, a six (6) inch

work, alterations or modifications shall be clean and sharp, entire outside of same, and shall be paid for shall be subject to all of the provi- ly free from loam, vegetable matter or by the street railway company. ions of the original contract.

any other foreign substance. Any paving, contractor must use a filling 19. CLAIMS FOR EXTRAS OR sand that is not accepted must be re-

concrete must be clean, sound lime- cept otherwise specified extra payment, must be made in writ- stone or other stone equally good, free from clay, shale, soapstone, or other MENT GROUT-All ring.

SAND AND CEMENT-The concrete cement and sand shall be mixed in the following prowithin the corporate limits of the city oughly wet; the batch will then be quirements: well mixed until each piece of stone is

HOW MIXED-Mixing by hand than 135 degrees, Fahr. for house connections with said sew- handled into place and thoroughly compacted by ramming until free mor- than 1.39. is expressly reserved by the City of tar flushes to the surface. The proment in the way of any person thus ing, wheeling nor working upon the engaged in laying said pipes and con- concrete will be allowed until it has from bottom to top. If any settlement

22. WORK SUSPENDED — The end one-half (5½) inches below same shall be perfectly dry when applied prove ...... payment plan at the exclusive cost of thereof shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and shall be assessed equally by give twenty-four hours' notice when right to suspend the work for any of Proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to prevent and the proper care must be taken to preve SAND CUSHION.

readjustments of the covers of man- thick shall be spread upon the con- open to traffic. holes, valve-boxes and other fixtures crete foundation thus prepared, to BRICK PAVEMENT.

charge of by the proper authorities. 47. SIZE—The blocks must be saturated high grade wool felt. As 24. DAMAGES TO SIDEWALKS— bard, burned, commonly known as Likeli used to be satisfactory to the plece of property and the owners which may be occasioned by floods, re-setting, curbing, pilling material be approximately three and one-haif shall be about 5 feet long, 4 inches yards, (31/2) inches by four (4) inches by wide and shall be one inch thick for foo. That the same be paved and curbed placed upon the tax list of the City from any other causes whatever.

That the same be paved and curbed placed upon the tax list of the City from any other causes whatever.

The same be paved and curbed placed upon the tax list of the City from any other causes whatever.

The same be paved and curbed placed upon the tax list of the City from any other causes whatever.

The quired to replace or repair the same at more than one-half (1/2) inch in di-tionate to that thickness, except not mensions from the above standard will less than 15 inch strips will be used

a part of this ordinance, and attached paid portion thereon; and the said as- thrown open to the public as soon as made by the Engineer and the Internal of form and rectangular in shape, the 63. PROTECTION AT INTERSEC- dollars; ... sessment shall be a lien upon the lots, required by the Engineer; but such Improvement Committee, and if the parts of lots, and parcels of land front- opening or using of the street shall work is completed in strict compliwill be so reported to the Council and and lugs cut on the other will be re- curbing, set flush with the crown of quired. On steep grades blocks will the paving and thoroughly packed be cut with bevel as directed.

50. BURNING—The blocks shall be 66. The principal requirements—density provided for brick paving. variation in structure or indication of hands of City Trensurer; and the bal-

adopted by the National Paving Brick 58. GUARANTEE-The contractor 31. FILLS-Filling necessary to be Manufacturers' Association at their shall maintain the work done under grade or width, to be done before ex- amendments thereto, and the blocks from date of acceptance, except such

Tent curbing shall be excavated to a which fails in any of the tests to be the consent of the city. In case con-depth of 26 inches below curb grade applied shall be rejected. Of the sev-tractor fails to make the said repairs eral blocks that may be offered, the within seven days after notification by trench Board of Council reserves the right to City Clerk, the Council shall enter in The actual med, with clean cinders, free from block will be considered nor accepted that has not been in successful use that this guarantee shall cover all de-24. MATERIALS AND PROPOR- on streets subjected to a reasonable feets growing from imperfect work- Hill Thursday at noon, also my friends

straight courses, close together, with

the curb or car tracks in starting a accompanied by a certified check in

57. ASSISTANCE IN CULLING-The contractor shall at all times pro gineer to inspect and properly cull arising by feason thereof.

59. TO BE SWEPT CLEAN-The contractor shall, before the joint filltor and some one authorized by the ments of their specifications adopted ing is put in, sweep the street clean Council on behalf of the City of Mays- by the societies mentioned.

13. RIGHT TO REJECT ANY AND Council on behalf of the City of Mays- by the societies mentioned. re- oughly rolled or rammed over its en-

60. STREET RAILWAY TRACKS -Wherever a street railway track is bed of concrete shall be placed under 41. QUALITY OF SAND-The sand the ties and extending six (6) inches sides of the rail. Mortar to be one 42. SIZE OF STONE-Stone for part cement to three parts sand, ex-

61. JOINTS FILLED WITH CEforeign material, broken to sizes not otherwise specified, shall be filled from the claim arises. Unless such claims larger than will pass in any direction top to bottom with cement mortar through a two and one-half (214) inch Where the cement settles in the joints, ring and be rejected by a one (1) inch they must be gone over and com pletety filled flush with top. This 43. PROPORTION OF STONE grout to be composed of equal parts

61-a. PITCH FILLER-If pitch portions and in the following manner: filler be used, standard repressed One (1) part cement and two and one-, blocks without lugs and with corners 20. MATERIAL RESERVED—Iron castings, stone and brick are reserved to the city and shall be removed where water added to make a mortar of the filler shall be a straight run residue proper consistency. To this will be from the distillation of coal tar and added five (5) parts of stone, thor-shall comply with the following re-

Melting point shall not be than 125 degrees, Fah., nor higher

MITTEE-The work shall be in charge with, or to build any catch-basins and made for that purpose. After each 20 per cent nor more than 35 per cent. Specific gravity at 77 degrees Fah, shall not be less than 1.22 nor more

The pitch filler shall be applied to the joints at a temperature of from 300 All foints must be completely filled

duits, making connections therewith, sufficiently set. If a mixing machine occurs in the pitch filling, the joints ec. In case contractor is delayed by is used, material in the same propor- must be repoured and filled flush with top of brick. A top dressing one-quarter (%) inch TO THE MAYOR AND BOARD OF

whole surface. The top dressing shall to . then be rolled with same weight roller including all material and labor, ac-46. SAND CUSHION-A layer of as specified for previous rolling of the cording to the plans, sections and pro-The contractor shall make such sand one and one-half (1%) inches brick. The street shall then be thrown file on file in the offices of the Mayor

povement. Should any stop-boxes on section of street. Sand be used for viously prepared in the form of a built to the satisfaction of the Engineer and the sidewalk be disturbed the contract his purpose shall be equal in every up board. The material to be a solid Internal Improvement Committee, at on both sides with a layer of asphalt 17. SIZE-The blocks must be saturated high grade wool felt. As The dimensions must Engineer. The expansion joint strips No blocks varying 30 feet width of roadway, or propor-Cross joints to inch thick laid about

> side straight a row of curbing selected from the old with macadam.

Board of Council to said lots according to the interest as provided for upon the to condemn any work or material not abutting on each street and streets and shall be payable at the first payment tions, and to require the contractor to be the graded to the establishment together with the first payment tions, and to require the contractor to be the graded to the establishment together with the first payment toget alley intersections from curb to curb of taxes next succeeding the time of remove any work or material to the tablished grades and lines, which will They must be made from a shale or constructed in accordance with speci-65, CATCH BASINS-All catchable, and the other installments annu-ally thereafter, and always at the time same shall be removed and replaced limits of the city. The contractor will warping or breaks, and equal in every castings, tearing out old work, brick 15.

66. NOSE BRICK-A row of nos 28. SOFT OR SPONGY PLACES- burned as to secure maximum hard- brick will be paved with the brick proper foundation must be dug out, ultimate degree of toughness. The vide groove for flange of car wheel.

MAINTENANCE.

EXCAVATION-Trench for ce- 52. TEST OF BRICK-Any brick or toru up for any purpose by or with 69. It is understood and agreed

sive deterioration resulting from the The contrac FORM OF PROPOSAL

70. MADE ON PROPER BLANKS 25. SURFACING—The top finish sides and ends touching and breaking —No proposal will be accepted unless to be one inch thick, composed of one joints at least three (3) inches.

—No proposal will be accepted unless made upon the blank form bound here—or at any Maysville grocery. 54. WHOLE BLOCKS-Nothing but with, and containing the full name of check or fracture the part to be uses bond approved by the Board of Coun- for quality stands back of every

71. AMOUNT REQUIRED-A sure ty company's bond will be required of the successful bidder for the faithful performance of his contract, indemnify the city for all damages

72. TIME OF COMMENCING AND COMPLETING WORK-The work shall be commenced within ten days after the execution of the contract and shall be completed within

not be included as against the contractor in computing the said time 73. RIGHT TO REJECT ANY AND right to reject any and all bids.

tay caused by the suspension of work

by order of Council or Engineer, shall

ENGINEER'S ESTIMATE. The Engineer's estimate of the quantities involved in the proposed

These are to be used to determin he lowest bidder. It is agreed and nderstood that these quantities are opproximate only, and are subject to easonable change during the progress the work.

Brick Pavement ... square yards Broken Stone ... Curb, resetting old...ilneal feet Coment Curbing ..... lineal feet Concrete Foundation .. cubic yds

Catch Basins, new . Catch Basins, old remodeled. Drain Pipe 12 in....lineal feet Drain Pipe, 15 in....lineal feet

Grading .....eubic yards 11. Headers of old curb, lineal feet 12. Iron Corner Protection Strips lineal feet

12. Sidewalks, Cement, at Intersec-15. Nose Brick along rail. ...... Ilnea! feet

These quantities being approximate, are not to be held as entitling the contractors to any extra time in the compietion of the work, or to any claim for damages if the quantity of work between the points stated should prove to be greater or less than here estimated.

5555888866889000 City Engineer Maysville, Ky., PROPOSAL

Prices must be written plainly in the bid and also stated in figures. Each item in the Engineer's schedule of quantities must be bid on. Maysville, Kv.

COUNCIL:

and City Engineer, and according to 62. EXPANSION JOINTS-Expan- the terms and conditions of the speciin the street, as is necessary to con- serve as an equalizer for the brick sier joints shall be provided by plac- fications and form of contract bound

1. Brick Pavement per ...dollars; .....cents Broken Stone per cubic yard,

dollars; '....cents, Curbs, resetting old per lineal ...dollars; ...eents 4. Cement Curbing, per lineal foot

.dollars: Concrete Foundation per cubic .dollars; .....cents. 6. Catch Basin, new, each, ... cents.

Basin, old remodeled. ..dollars; 8. Drains 12 inches per lineal foot, .dollars; .....cents, 9. Drains, 15 inches per lineal foot. .dollars; .... cents.

10. Grading per cubic yard, ..... 11. Headers of old Curb per lineal 12. Iron, Corner Protection Strips,

13. Sidewalk at Intersections per square foot, .....dollars; .....cents 14. Concrete paving at alleys per as herein provided for other property the date that taxes are due and pay- after written notice, to remove or re- the Engineer and Internal Improve- street paving purposes. The blocks basins must be remodeled to conform square foot, .....dollars; .....

15. Nose Brick along T rail per ......dollars; .....cents. .....dollars: .....cents. ......dollars; .....cents. .....cents. 19, .....dollars: 20. .....dollars; ADDENDA.

On line 16, on proposal sheet, the bidder shall write-"Brick pavement proposal. The intention of the Board

On line 17, contractor shall bid on concrete made of washed gravel, sand shall write in line 17. "Washed Gravel Concrete, per cub. yd." with price bld for same

STELL STREET, CERTIFIED CHECK, Address Certified check for ......dollars on the ..... bank of .. of ...... deposited herewith. Bidder

I wish to thank the Fire Depart ment for the prompt response and efficient service at the fire on Hord's and neighbors for their service.

## RAISIN BREAD

We have been appointed official local makers of the celebrated California Sun-Kist Raisin Bread and

It is certainly fine and you are certainly missing a great treat if you have not eaten any of it.

If you can not buy it from your grocer insist that he procure some. Our reputation and guarantee